

EXPERIENCE

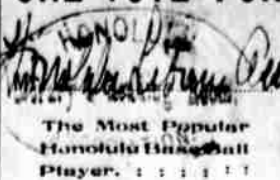
is the best teacher and the lesson learned thereby by thousands of merchants is that the Evening Bulletin brings best results from advertising.

KEEN BUYERS WHO KNOW BARGAINS

EVENING BULLETIN

KEEP WATCH OF BULLETIN ADS.

ONE VOTE FOR



The Most Popular Honolulu Baseball Player.

VOL. XI. No. 1959.

HONOLULU, TERRITORY OF HAWAII, FRIDAY, OCTOBER 4, 1901.

PRICE 5 CENTS.

LUMBER COMPANY

WITH POWER BEHIND IT

ENTERS THE FIELD

The Pacific Mill Co., Ltd., of this city has come forth before the people of the Territory with a business proposition that has been brewing for some months past, that may be considered at once as a benefit and a boon to all. Having increased the capital stock from \$12,000 to \$50,000, the full limit allowed by the charter, the company now proposes to start into the lumber business on a large scale, furnishing material for housebuilding at a rate per thousand, appreciably lower than the prevailing rate. Emmet May, president of the Pacific Mill Co., said this morning in an interview with a Bulletin reporter:

"We have made a very favorable contract with the Inman, Paulson Co. of Portland, Ore., the largest lumber producer of the Northwest, by the terms of which we are given the exclusive agency for the sale of their lumber in the Territory of Hawaii.

"The Pacific Mill Co. was originally incorporated for \$12,000, taking over the old Enterprise mill. The limit of capitalization according to our charter was \$50,000 and we have now increased our capital to the full limit. Later on, if it is found that more capital is needed, we will apply to the Treasurer of an increase to a figure not less than \$50,000.

"I might say here that the Inman, Paulson Co. has taken a portion of the present increased stock which shows conclusively their good faith in the proposition with which we approached them. They intend sending here in the near future, a man intimately acquainted with the lumber business, who will be the superintendent of our yards here. He will also be included in the company as one of its directors and as representing the Inman, Paulson Co.

"The Pacific Mill Co. has leased a place of land next to Oahu jail and formerly the United States Government corral. It contains one and one-half acres of land and our lease is for ten years. On this place, we intend to erect lumber sheds and a yard office. The main office will be in the present quarters occupied by us. There is quite a little space at that place and we intend keeping there, lumber for retailing.

"One of the most important steps we have taken is the making of an agreement with the O. R. & I. Co., signed and executed today, by which we will be enabled to get our lumber into the yards with the greatest of ease. The agreement is to the effect that the railroad company will put in a switch from the railroad wharves to the lumber yards and take the cargoes as they come, directly from the holds and decks of the vessels to the lumber yards.

"Our first order has already been placed and we expect a vessel here with a full cargo in thirty days' time. By that time, the premises near the Oahu jail, which we have already taken possession of, will be ready for business. In addition to this, the O. R. & I. Co. promises that the track from the railroad wharves to the lumber yards will be completed.

"By these arrangements with the Inman, Paulson Co. and the railroad company we will be enabled to lay the lumber in our yards at \$2 per thousand feet less than the prevailing cost in Honolulu at the present time. We will also be enabled to offer better facilities to the buyers on the other islands and down the road.

"It is our intention to carry a stock of at least 2,000,000 feet of lumber. We expect to have two or three vessels here each month, as the demand requires. In the neighborhood of 60,000,000 feet of lumber per year is disposed of in the Islands. All we want is our fair share of the business. We have felt that there is plenty of room in Honolulu for another lumber yard and we have gone to work on that proposition. I may say in conclusion that we have come to stay."

KONA PLANTERS PLEASED

Kailua, Hawaii, Oct. 3.—W. Muller of Kailua, states that W. R. Castle, promoter of the South Kona Agricultural Co., has bought all of the cane

FOR RENT

The Only Vacant House

IN MANOA VALLEY

Has two bedrooms and all modern improvements; \$40 a month.

Also large residence on the Waikiki Beach near the Annex; \$60 a month for seven months.

McClellan, Pond & Co.
REAL ESTATE - INSURANCE - INVESTMENTS.

ROOSEVELT'S OPINION A LONG TRIAL ENDED

REFUSES GUARD WHEN NOT IN A CROWD

Causes Some Criticism But the President is Positive in His Opinions
---Walks and Rides Alone.

New York, Sept. 24.—A special to the Sun from Washington says: President Roosevelt has been criticized by some who are stinging for a chance to unfavorably compare his conduct in public and private matters with that of his predecessor for declaring that he will not at all times be surrounded by visible guards belonging to the Secret Service or members of the local police force. The President's declaration is called "bravado and recklessness." His critics profess to regard it as another illustration of his restlessness, aggressive egotism.

Roosevelt has expressed his mind fully on this subject since McKinley was shot, and he is not at all averse to having his view thoroughly understood. He thinks that guards are necessary about the person of the President on public occasions or when he is attending large crowds, but he will not tolerate their presence when going about ordinary business or social duties. When Roosevelt went horseback riding last Saturday with General Leonard Wood it was plainly noticeable that the latter had a big army pistol in his hip pocket. While there have been no visible signs that President Roosevelt goes about similarly equipped for trouble, there is good reason for believing that he is prepared to defend himself.

Government officials do not agree with Roosevelt. They believe so many precautions can be too great for the protection of the Chief Executive of the Nation in view of three assassinations since the Civil War.

Washington, Sept. 24.—President Roosevelt took a four hours' outing yesterday afternoon driving out with Colonel Sanger, Assistant Secretary of War, at 4 o'clock. The President returned alone about 7 o'clock and on foot, the dust on his shoes giving evidence of the fact that he had walked over country roads. After riding, a quick evening was spent at the White House in company with Richard W. S. Gilmer of New York and another friend.

SHREWD ADMINISTRATION

J. A. Thompson, master, has filed an additional report on the administration of the estate of James K. Kekaula, late of Kauai, deceased. He finds that the Manhattan life insurance policy was paid and that the supplemental account of the administrator and administrator show a balance of eighty cents due to the estate of Kekaula. The balance of the policy was paid to the administrator, paid the legacies to themselves in full, but those to the four other legatees only in part. The master makes no comments but appends a translation of the will to his report.

The Hawaiian Hotel Company, by its attorney, George A. Davis, answers the complaint of the A. Harrison Mill Company. In addition to a general denial it declares it never was indebted to plaintiff as alleged in the first and second counts of the declaration.

Maria de Jesus Tavares, by her attorney, Carlos A. Long, then answers her petition for probate of the will of Manuel Tavares.

The report of J. A. Thompson, master, on the accounts of Fred L. Waldron, administrator of the estate of James Hinchman, finding them correct, has been approved.

The report of A. G. Kaulukou, master, on the final account of William O. Smith, guardian of Rachel P. V. Gay, now of age, has been approved and the guardian discharged.

In the action to quiet title of Julia Kaulukou et al. vs. C. Lai Young, the defendant by his attorney, Lyle A. Dickey, has filed a disclaimer of any interest in the premises, he having conveyed all his interest to C. Bolke, trustee, by deed recorded on May 23, 1900, which was long before the beginning of this action. The prayer to be hence dismissed without costs.

SEVENTY-FIRST BIRTHDAY

Captain J. H. Black, navigator, printer, journalist, huntsman and local chronicler for a generation past, today attained his seventy-first birthday. He holds himself straight as ever and his step is alert. At present Captain Black is doing duty as a juror in the Circuit Court. He has lived in the Hawaiian Islands for thirty-six years. For some time he runs a trading vessel between the islands and he is a part owner of the Advertiser newspaper. Captain Black is accepting the congratulations of his hosts of friends for the anniversary of his passing three score and ten years by his remaining brisk and cheerful, as well as continuing to perform both private and public duties with uncompromising devotion.

LILLIPUTIANS LAST

Tomorrow night and Monday night are positively the farewell performances of the Pollard Lilliputian Opera Co. in Honolulu. The sparkling military musical will be produced. In order to give the little ones a treat the management has decided to give a matinee tomorrow afternoon. Doors open at 1:30; performance to commence at 2 sharp. Children half price to all parts of the theater.

HONOLULU INVESTMENT CO. WINS ALL IT CLAIMED

Judge Little Signs Findings in the Case---Heirship of Emma Metcalf Ikaika Declared.

Judge Gilbert F. Little has signed the findings of the court on the action to quiet title of the Honolulu Investment Company, Limited, against Helen Rowland and others.

The case has been on trial for several days and the findings are these: "First—This is an action to quiet title to land in Honolulu consisting of two pieces, the first being described in Land Commission Award No. 131, Royal Patent 1640, the second being described in Royal Patent 1304. The plaintiff claims a fee simple title to an undivided one-half of this property. The court finds that the plaintiff, the Honolulu Investment Company, Limited, is a corporation existing under and by virtue of the laws of the Territory of Hawaii.

"Second—The court finds that Theophilus Metcalf during his lifetime became and was at the time of his death the owner in fee simple of the property described in the complaint and that said property was devised by the last will and testament of the said Theophilus Metcalf to the children of Frank Metcalf lawfully begotten and living at the time of the death of Frank Metcalf.

"Third—The court finds that Emma Metcalf Ikaika was the daughter of Frank Metcalf and Alice Metcalf and that Frank Metcalf and Alice Metcalf were not lawfully intermarried at the time of the birth of Emma Metcalf Ikaika, and that Frank Metcalf and Alice Metcalf subsequently lawfully intermarried, that Emma Metcalf Ikaika was the lawfully begotten child of Frank Metcalf and at the death of Frank Metcalf became a devisee under the will of Theophilus Metcalf.

"Fourth—The court finds that Emma Metcalf Ikaika upon the death of Frank Metcalf became entitled to an undivided one-half of the property in question in fee simple.

"Fifth—The court further finds that the plaintiff acquired all the rights of Emma Metcalf Ikaika to this property.

"Sixth—The court finds that the plaintiff owns in fee simple an undivided one-half of the premises described herein referred to in plaintiff's bill of complaint.

"A judgment will be given for the plaintiff as prayed for in accordance with the views herein expressed when presented by counsel for the plaintiff."

Geo. A. Davis and Robertson & Wilder for plaintiff; Thomas Fitch for Thos. Metcalf and Frank Metcalf, trustees; Andrews, Peters & Andrade for Emma M. Nakulua; Kinney, Ballou & McClanahan for Helen Rowland and James Prosser.

For groceries, ring up Blue 911.

WHAT HAWAII RANCHER HAS TO SAY ON SUBJECT

Footed Citizens of Yore

---Why Olua Has No Rain.

Writing of the forest fires on the island of Hawaii, a well-known ranchman of that island has the following to say:

"We have put in about fifty miles of fence on the ranch in February of 1890 and now the young trees and undergrowth have grown up so thickly that it is hardly got through it on horseback. Start a fire anywhere, and it would never spread; in fact, I doubt if you would be able to find dry wood with which to start a fire.

"If the forest shows this growth in five years, what will it do in ten? You will remember, a few years ago old man Horner of Hamakua published a letter in one of the Honolulu papers, saying that cattle did not destroy the forests. I wonder what he thinks about it now.

"If there had been no cattle in the forest, the undergrowth would have been so thick and consequently there would have been so much dampness that no fire could have started in the Hamakua forest.

"When first I went to Hilo, some seventeen years ago, everybody carried an umbrella up to their waists and were nearly all web-footed on account of the frequent downpours for which that place was noted. Now if you visit Hilo it is a rare thing to see anyone with an umbrella. If you do happen to find one such, he uses it to keep the sun, not the rain, off. Why, they even talk of getting a street sprinkler. This is all due to cutting away and destroying the forests.

"Look at Olua. They had to carry water from Hilo for the laoceros no longer ago, when only a few years ago, the increased rainfall by the feet, measured by the inch. The more Olua plantation cuts into the forest, the more money you can put on the side of their having just so much less rain. Ask any old resident of Olua if it rains there as much now as in a few years previous and he will certainly answer you."

DR. W. R. BOGLE.
Chiropractor, Arlington block.
Honolulu, Oct. 4, 1901.

Fire Jury.

High Sheriff Brown did not summon the jury in the case of the Bailey bicycle shop fire until today. He has the power to call not less than three nor more than six. He has chosen four men and these are as follows: Thos. E. Wall, C. R. Collins, W. W. Dimond and Ernest Thrum.

For groceries, ring up Blue 911.

BROKERS JOYFUL

AND MARKET STRENGTHENED

BY CABLE REPORT

Stockbrokers as a class are as much overjoyed at the news of prospective cable between the coast and the islands as any other business men in town.

Between San Francisco, the East and Honolulu a good deal of business is transacted by mail. This is in many instances quite unsatisfactory, as during the seven days intervening between the places values and prices are very liable to change. With instant communication the stock business here will be greatly benefited by the telegraph, as holders both here and on the Mainland will be in touch with each other, and the greater difference in prices between San Francisco and Honolulu will be done away with. Whether San Francisco or Honolulu will control the market on Hawaiian securities remains to be seen.

The news is already having its effect on values and in anticipation of the coming of the cable, many inquiries for the vacant seat in the Stock Exchange have been made and the offers have greatly increased in value. During the great activity in stocks here the Stock Exchange seats were estimated at a value of from five to six thousand dollars. At the present time during the dullness they are not in such great demand, and consequently will bring less. With direct cable communication, however, and the greater opportunity to indulge in a broader field of stock business, it is difficult to anticipate what a Stock Exchange seat would be worth.

There has been no news received here since annexation that has been as good as the cable news received yesterday, and all along the line there is joy in the hearts of the business men.

MACKAY'S BIG SCHEME.

Albany, N. Y., Sept. 23.—The Commercial Pacific Cable Company, with a capital stock of \$100,000, was incorporated here today by the following men: John W. Mackay, Clarence H. Mackay, Edward C. Platt, Albert Beck, George G. Ward, Albert B. Chandler and William W. Cook.

Respecting the purposes and prospects of the new company, Mr. Mackay said today that the Commercial Pacific Cable Company has been organized for the purpose of laying a submarine cable from California to the Philippine Islands by way of Honolulu. The length of the cable will be about 8500 miles, the part to be first laid being California to the Hawaiian Islands. This portion, Mr. Mackay explains, will be in operation within nine months. The time required for the laying of the remainder of the cable from the Hawaiian Islands to the Philippine Islands will depend upon how quickly the cable can be made, but Mr. Mackay believes the whole cable will be completed within two years from this date.

On August 23d Mr. Mackay made application to the United States Government for landing rights in California and the Hawaiian Islands and the Philippine Islands. The new company, Mr. Mackay announces, is willing to lay the cable on the same terms and conditions as an Francisco, Honolulu and Manila, so far as landing rights are concerned, as were imposed by the United States Government on the cable lines which have been landed on the Atlantic coast of the United States. The new company does not ask any subsidy or any guaranty, which is Mr. Mackay's reason for believing there will be no trouble in agreeing with the Government on the terms and conditions upon which the cable will be landed.

The new cable, when it reaches the Philippines, will connect at that point with the present submarine cable running from the Philippines to Japan, and also the cable running from the Philippines to China. A direct cable route from Japan and China to the United States will be thereby established. Mr. Mackay says that the present cable rates from the United States to the Philippines and to China and Japan will be reduced when the new cable is laid from 30 to 60 per cent.

Washington, Sept. 24.—President Roosevelt has ample power to grant the application of the Commercial Pacific Cable Company for permission to lay a cable which shall connect California, Hawaii and the Philippines.

This will be the opinion which the officials of the Department of Justice will render upon the papers of the

Commercial Cable Company now before them. These papers were referred to the department by the Secretary of State. Many officials today say there are strong precedents for Presidential approval of the Commercial Cable Company's application.

Before rendering an opinion upon the application of the Commercial Cable Company the department is examining the law to ascertain if there is any special legislation affecting Hawaii and the Philippines which will stop executive approval of the application.

THE COON CAME DOWN

HAWAIIAN GAZETTE CO. PAYS FOR ITS SLANDER

It Had Appeared From Verdict of Jury But Motion for Exception Caused Change of Mind.

The Hawaiian Gazette Company has abandoned its appeal from the verdict of a jury awarding damages of \$400 to Eugene Avery for a libelous publication about him in the Pacific Commercial Advertiser, a morning paper owned by the defendant.

On the motion of defendant for a new trial being denied by the court, the defendant perfected an appeal to the Supreme Court.

Geo. A. Davis, attorney for Avery, then filed a motion for execution against the Gazette corporation, on the ground that its bill of exceptions was frivolous and intended only to delay justice. Before this motion came due for hearing the Hawaiian Gazette Company paid the plaintiff the damages awarded by the jury and costs of court, amounting altogether to \$439.50.

No Boy Fined \$100.

Ho Hoy, the Chinaman arrested by Deputy Sheriff Chillingworth on McCully street the other day, and in whose place was found a complete stilling apparatus, appeared in the Police Court this forenoon. The case of distilling liquor was nolle prosequi and the Chinaman was charged with selling liquor without a license. To this the defendant pleaded guilty and was sentenced to pay a fine of \$100 and costs.

KITCHENER MAY RESIGN

London, Sept. 27.—The Daily News publishes an unconfirmed rumor that Lord Kitchener has resigned the post of commander in chief in South Africa, owing to disagreements with Mr. Broderick, the War Secretary.

Census of Concentration Camps.

London, Sept. 26.—The official return just issued shows that the South African concentration camps in August contained 137,819 persons. The deaths numbered 2345, of which number 1878 were children.

M.P.D.

The Merchants' Parcel Delivery COMPANY.

Delivers packages to any part of the city for 10c upwards. Try them. Phone Blue 621. Packages shipped to all parts of the United States and Europe. Office, 1047 Bethel St., opposite Honolulu Market.

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IS WHAT EVERY BUYER WANTS AND EXPECTS.



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Manufacturers Shoe Co.,

1057 Fort Street.

GORMAN 10,000

Players—	Votes.
GORMAN	10,130
ROBERTSON	9,146
THOMPSON	6,338
HERRICK	1,699
CHILLINGWORTH	1,644
GLEASON	1,483
LESLIE	951
MOSSMAN	855
MAHUKA	391
JACKSON	357
JOY	356
BABBITT	355
WILLIAMS	413
DAYTON	209
BROWN	167
KALAI	152
BOWERS	151
GAY	96
FREITAS	96
SHELDON	53
WRIGHT	52
LOUIS	17
BULLOCK	42
BIMERSON	36
MOORE	29
LUCAS	20
MARCALLINO	19
WELSH	19
RICHARDSON	15
SCATTERING	129

In addition to the coupons to be cut from the first page of the Bulletin, new subscribers are to be given receipts with coupons attached, entitling them to votes as follows:

One month	40 votes
Three months	150 votes
Six months	350 votes
One year	750 votes
Weekly Edition, 1 year	100 votes

These coupons are detachable and must be torn from the subscription receipts and deposited in the ballot box the same as the first page coupons. It will be seen that for \$3, the subscription price of the Evening Bulletin for one year, 750 votes are allowed to a new subscriber, whereas the same amount of money would buy only 100 votes if spent for single copies of the Bulletin on the street. The sum of \$4, published

will buy eighty votes if spent for eighty single copies of the Bulletin with the newpapers or at the business office. This amount of money, if exchanged for a receipt for a six months' subscription to the Bulletin, will secure 350 votes. One dollar for one year's subscription to the weekly edition entitles the subscriber to 100 votes.

The prize offered by the Bulletin is on exhibition in the window of H. E. Wichman, 517 Fort street, and will be presented to the player receiving the greatest number of votes at the close of the contest Oct. 15.

Votes deposited at this office will be included among the scattering until the contestant has received a total of 10. From that time the names will be Bulletin on the street. The sum of \$4, published